UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE: AMARANTH NATURAL GAS

COMMODITIES LITIGATION Electronically Filed

This Document Relates to: Master File No.: 07 Civ. 6377 (SAS) :

ALL ACTIONS

DECLARATION OF DAVID E. MOLLÓN

I, DAVID E. MOLLÓN declare, pursuant to 28 U.S.C. § 1746, as follows:

- I am a member of Winston & Strawn LLP, counsel of record for Defendants Amaranth Advisors L.L.C. and Amaranth Advisors (Calgary) ULC (together, "Amaranth Advisors" or "Defendants") in this action. I submit this Declaration in support of Defendants' Memorandum of Law in Support of Its Motion to Dismiss the Corrected Consolidated Class Action Complaint.
- 2. Attached hereto as Exhibit A is a true and correct copy of In re Richardson Sec., *Inc.*, Comm. Fut. L. Rep. (CCH) 21,145 (CFTC Jan. 27, 1981).
- 3. Attached hereto as Exhibit B is a true and correct copy of AALLC REG0684055 through AALLC REG0684056, an instant message between Brian Hunter and Matthew Donohoe dated February 23, 2006.
- 4. Attached hereto as Exhibit C is a true and correct copy of AALLC REG0684186 through AALLC REG0684187, an instant message between Brian Hunter and Matthew Donohoe dated February 24, 2006.

- 5. Attached hereto as Exhibit D is a true and correct copy of through AALLC_REG0704931 through AALLC_REG0704932, an instant message between Brian Hunter and Matthew Donohoe dated February 24, 2006.
- 6. I declare under penalty of perjury that the foregoing is true and accurate to the best of my knowledge and belief.

Dated: New York, New York April 28, 2008

> /s/ David E. Mollón DAVID E. MOLLÓN